Case 5:08-cv-00120 Doo	ument 1	Filed 06/05/08	Page 1 of 10	PageID 1	
_			NORT	J.S. DISTRICT COU HERN DISTRICT OF FILED	
IN THE UNIT	TED STA	ATES DISTRIC	CT COURT		
FOR THE NO	RTHER	RN DISTRICT	OF TEXAS	JUN - 5 2008	
I.	UBBOC	K DIVISION		0011	1
	to.		CLER	RK, U.S. DISTRICT (COURT
JOHN LEAR,	§	•	Ву	•	
Plaintiff	§		<u> </u>	Deputy	
	§	CIVIL AC	CTION NO		
VS.	§	K	AN RC	V 01 20	C
	§				
CAPITAL MANAGEMENT	§				
SERVICES, LP,	§				
Defendant	\$	}			

ORIGINAL COMPLAINT

TO THE HONORABLE UNITED STATES DISTRICT JUDGE:

COMES NOW John Lear, hereinafter referred to as Plaintiff complaining against Capital Management Services, LP, hereinafter referred to as Defendant and for cause of action would respectfully show unto the Court as follows:

NATURE OF THE ACTION AND JURISDICTION

1. This is an action for damages brought by an individual plaintiff for Defendant's violations of the Fair Debt Collection Practices Act, 15 U.S.C. § 1692, et seq. (hereinafter "FDCPA"), the Texas Debt Collection Practices Act, Chapter 392 (hereinafter "TDCPA") and the Texas Business and Commerce Code, Subchapter E, Chapter 17, (hereinafter "DTPA"), which prohibit debt collectors from engaging in abusive, deceptive, and unfair practices. Plaintiff seeks to recover monetary damages for Defendant's violation of the FDCPA, the TDCPA and the

DTPA and to have an Order or injunction issued by this Court preventing Defendant from continuing its behavior in violation of the FDCPA. Jurisdiction of this Court arises under 15 U.S.C. § 1692k(d) and 28 U.S.C. § 1337 and venue is proper before this Court as Plaintiff and/or Defendant reside in this District and/or the complained of actions occurred in this District. Service may be made upon Defendant in any other district in which it may be found pursuant to 29 U.S.C. §1132(e)(2).

- 2. Plaintiff, John Lear, is a natural person residing in Lubbock County. Plaintiff is a "consumer" as defined by the FDCPA, 15 U.S.C. § 1692a(3).
- 3. Defendant, Capital Management Services, LP, is a corporation engaged in the business of collecting consumer "debts" as defined by 15 U.S.C. §1692(a)(5) by use of the mails and telephone, and Defendant regularly attempts to collect debts alleged to be due another, and is therefore a "debt collector" as defined by § 1692(a)(6).
- 4. The actions of Defendant which are the subject of this complaint were undertaken pursuant to a "debt collection," as defined by Tex Fin Code § 392.001(5), and therefore Defendant is a "debt collector" as defined by Tex Fin Code § 392.001(6).

FIRST COUNT

- 5. At various and multiple times prior to the filing of the instant complaint, including within the one hundred and fifty days preceding the filing of this Complaint, Defendant contacted Plaintiff in an attempt to collect an alleged outstanding consumer debt. Defendant's conduct violated the FDCPA in multiple ways, including but not limited to:
 - a) Causing Plaintiff's telephone to ring repeatedly or continuously with intent to harass, annoy or abuse (§ 1692d(5));
 - b) Engaging in conduct the natural consequence of which is to abuse or harass Plaintiff, including yelling at Plaintiff and hanging up on him (§ 1692d)); and
 - c) Threatening to take action against Plaintiff that cannot legally be taken or that is not intended to be taken, including threatening to take money from Plaintiff's paycheck (§ 1692e(5)).
- 6. As a result of the above violations of the FDCPA, Plaintiff suffered and continues to suffer personal humiliation, embarrassment, mental anguish and emotional distress, and Defendant is liable to Plaintiff for Plaintiff's actual damages, statutory damages, and costs and attorney's fees.

SECOND COUNT VIOLATION OF THE TEXAS DEBT COLLECTION PRACTICES ACT

- 7. Plaintiff reincorporates by reference herein all prior paragraphs above.
- 8. Defendant violated the Texas Debt Collection Practices Act in one or more of the following ways:
 - a) Causing Plaintiff's telephone to ring repeatedly or continuously, or making repeated or continuous telephone calls, with the intent to harass Plaintiff in violation of Tex. Fin. Code §392.304(4);
 - b) Threatening to take action against Plaintiff that cannot legally be taken or that is not intended to be taken, including threatening to take money from Plaintiff's paycheck in violation of Tex. Fin. Code § 392.301(7)); and
 - c) Was otherwise deceptive and failed to comply with the Fair Debt Collection Practices Act.
- 9. As a result of Defendant's violations as aforesaid, Plaintiff suffered a substantial disruption in his daily routine thus warranting an award of emotional and/or mental anguish damages.
- 10. Defendant's aforementioned statutory violations also constitute an invasion of Plaintiff's right to privacy, causing additional injury to Plaintiff's feelings, mental anguish and distress.

11. As a result of the above statutory violations and invasion of privacy, Plaintiff suffered and continues to suffer injury to Plaintiff's feelings, personal humiliation, embarrassment, mental anguish and emotional distress, and Defendant is liable to Plaintiff for Plaintiff's actual damages, exemplary damages, statutory damages, and costs and attorney's fees.

THIRD COUNT VIOLATION OF THE TEXAS DECEPTIVE TRADE PRACTICES ACT

- 12. Plaintiff reincorporates by reference herein all prior paragraphs above.
- 13. This suit is brought, in part, under the authority of Tex. Bus. & Com. Code § 17.41 *et seq.*, commonly known as the Deceptive Trade Practices and Plaintiff Protection Act and cited in this petition as the "DTPA".
- 14. Defendant was given notice in writing of the claims made in this Petition more than sixty days before this suit was filed in the manner and form required by DTPA §17.505 (a).
- 15. Defendant made numerous material misrepresentations in an attempt to collect the purported consumer debt as detailed above.
- 16. Defendant knew or should have known that its representations were false and/or acted in reckless disregard for the truth or falsity of its representations.
- 17. Defendant's actions were done maliciously and in willful, wanton and

reckless disregard for the rights of the Plaintiff.

- 18. Defendant's actions as detailed above constitute a violation of the Texas Deceptive Trade Practices Act, Tex. Bus. & Com. Code § 17.41.
- 19. The conduct described above has been and is a producing and proximate cause of damages to Plaintiff. Plaintiff's damages include: Statutory damages of at least \$100.00 per violation, actual/economic damages, emotional and/or mental anguish damages, exemplary/punitive damages, and Plaintiff's attorneys' fees and costs.
- 20. Additionally, Plaintiff seeks an award of discretionary additional damages in an amount not to exceed three times the amount of economic damages if Defendant's conduct is found to have been committed knowingly; or an amount not to exceed three times the amount of economic and mental anguish damages if Defendant's conduct is found to have been committed intentionally.
- 21. Plaintiff seeks reasonable and necessary attorney's fees in this case through the time judgment is entered and for any post-trial or post-judgment appeals, to be detailed through a statement of services submitted at the appropriate time.

FOURTH COUNT

COMMON LAW INVASION OF PRIVACY BY INTRUSION

22. Plaintiff reincorporates by reference herein all prior paragraphs above.

23. Defendant's aforementioned violations of the FDCPA also constitute an intentional intrusion into Plaintiff's private places and into private matters of Plaintiff's life, conducted in a manner highly offensive to a reasonable person. Plaintiff had a subjective expectation of privacy in the context of Defendant's actions that was objectively reasonable under the circumstances.

WHEREFORE, PREMISES CONSIDERED, Plaintiff requests that Defendant be cited to appear and answer herein and upon final hearing hereof, Plaintiff has judgment of and against Defendant as follows:

- (a) a declaratory judgment be entered that Defendant's conduct violated the FDCPA;
- (b) an award of actual damages;
- (c) an award of statutory damages pursuant to 15 U.S.C. § 1692k;
- (d) an award of costs and reasonable attorney's fees pursuant to 15 U.S.C. § 1692k; and,
- (e) a declaratory judgment be entered that Defendant's conduct violated the Texas Deceptive Trade Practices Act;
- (f) an award for all actual damages, exemplary damages, emotional/mental anguish damages and all statutory additional damages, all attorneys fees,

costs of court, and pre-judgment and post-judgment interest at the highest lawful rates.

- (g) seeks an award of discretionary additional damages in an amount not to exceed three times the amount of economic damages if Defendant's conduct is found to have been committed knowingly; or an amount not to exceed three times the amount of economic and mental anguish damages if Defendant's conduct is found to have been committed intentionally.
- (h) such other and further relief as may be just and proper.

Respectfully submitted,

Susan Landgraf

Texas State Bar # 00784702 Attorney in Charge for Plaintiff

WEISBERG & MEYERS, L.L.C. 4510 Bull Creek Road Austin, TX 78731 Phone: (512) 436-0036 ext. 116

Facsimile: (866) 317-2674

CERTIFICATE OF SERVICE

I certify that on June 3rd, 2008, I filed the foregoing document with the clerk of the U.S. District Court, Northern District of Texas, Lubbock Division, using the United States Postal Service.

SUSAN A. LANDGRAF

SJS 44 (Rev. 12/06) ase 5:08-cv-00120-

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating

I. (a) PLAINTIFFS		DEFENDANTS - O O CUATAO -			
John Lear		Capital Manage Sent SQic 8, CV 0120 (
	e of First Listed Plaintiff Lubbock EXCEPT IN U.S. PLAINTIFF CASES)	County of Residence of First Listed Defendant (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE			
(5) 411 3		LAND INVOLVED.			
	e, Address, and Telephone Number)	Attorneys (If Known)			
Austin, TX 78731 (512)	oerg & Meyers, LLC, 4510 Bull Creek F 1436-0036 ext. 116	oad,			
II. BASIS OF JURISI	DICTION (Place an "X" in One Box Only)	III. CITIZENSHIP OF PRINCIPAL PARTIES(Place an "X" in One Box for Plaintiff			
U.S. Government Plaintiff (U.S. Government Not a Party)		(For Diversity Cases Only) PTF DEF Citizen of This State 1 1 1 Incorporated or Principal Place of Business In This State			
2 U.S. Government Defendant	 4 Diversity (Indicate Citizenship of Parties in Item III) 	Citizen of Another State			
		Citizen or Subject of a 3 3 5 Foreign Nation 6 6 6			
IV. NATURE OF SUI	T (Place an "X" in One Box Only)	Foreign Country			
☐ 110 Insurance ☐ 120 Marine	PERSONAL INJURY PERSONAL INJURY 310 Airplane 362 Personal Injury-	G20 Other Food & Drug 423 Withdrawal 410 Antitrust			
□ 130 Miller Act □ 140 Negotiable Instrument □ 150 Recovery of Overpayment & Enforcement of Judgment □ 151 Medicare Act □ 152 Recovery of Defaulted Student Loans (Excl. Veterans) □ 153 Recovery of Overpayment of Veteran's Benefits □ 160 Stockholders' Suits □ 190 Other Contract □ 195 Contract Product Liability □ 196 Franchise REAL PROPERTY □ 210 Land Condemnation □ 220 Foreclosure □ 230 Rent Lease & Ejectment □ 240 Torts to Land □ 245 Tort Product Liability □ 290 All Other Real Property	□ 315 Airplane Product Liability □ 365 Personal Injury - Product Liability □ 365 Personal Injury - Product Liability □ 368 Asbestos Persona Injury Product Liability □ 370 Other Fraud Liability □ 371 Truth in Lending □ 355 Motor Vehicle □ 355 Motor Vehicle Product Liability □ 380 Other Personal Property Damage Product Liability □ 387 Personal Property Damage				
□ 2 Re	ate Court Appellate Court	4 Reinstated or Beopened 5 Transferred from another district (specify) 6 Multidistrict Litigation 7 Appeal to District Judgment			
VI. CAUSE OF ACTION	ON Brief description of cause: Violation of Federal Debt Collecti	e filing (De not cite jurisdictional statutes unless diversity):			
VII. REQUESTED IN COMPLAINT:		DEMAND \$ CHECK YES only if demanded in complaint: JURY DEMAND: Yes No			
VIII. RELATED CAS IF ANY	E(S) (See instructions): JUDGE	DOCKET NUMBER			
DATE 06/03/2008	SIGNATURE OF ATT	ORNEY OF REGIRD			
RECEIPT # LUDZ 219 A	MOUNT # 350 00 APPLYING IFP	JUDGE MAG. JUDGE			